United States District Court Eastern District of Washington

	EASTERN DISTRICT COURT
ROMAN S, DE'LA CRUZ	OF WASHINGTON
AV. A	APR 2 7 2023
AKA DALE LEWIS DIKERT	SEAN F. MCAVOY, CLERK
	SPOKANE, WASHINGTON
(In the space above enter the full name(s) of the plaintiff(s).)	
-against-	Case No. 2:23-cv-00116-JAG
-agamst-	(To be filled out by Clerk's
	Office only)
Spokan county	I no sare retrievado desegrataciones nos derivamentes con con
PAUL C. WANZANREID	COMPLAINT
RICHARD MILELAND	Jury Demand?
Alicia Bell	⊠Yes
ET. 21.	□ No
(In the space above enter the full name(s) of the defendant(s).	
If you cannot fit the names of all of the defendants in the	
space provided, please write "see attached" in the space	

NOTICE

above and attach an additional sheet of paper with the full list

of names. The names listed in the above caption must be identical to those contained in Section I. Do not include

addresses here.)

Federal Rule of Civil Procedure 5.2 addresses the privacy and security concerns resulting from public access to electronic court files. Under this rule, papers filed with the court should *not* contain: an individual's full social security number or full birth date; the full name of a person known to be a minor; or a complete financial account number. A filing may include *only*: the last four digits of a social security number; the year of an individual's birth; a minor's initials; and the last four digits of a financial account number.

If this is an employment discrimination claim or social security claim, please use a different form

Plaintiff need not send exhibits, affidavits, grievance or witness statements, or any other materials to the Clerk's Office with this complaint.

FILED IN TUR

I. PARTIES IN THIS COMPLAINT

Plaintiff

List your name, address and telephone number. If you are presently in custody, include your identification number and the name and address of your current place of confinement. Do the same for any additional plaintiffs named. Attach additional sheets of paper as necessary.

Plaintiff:	ROMAN S, DE'LA Cruz AKA DALE LEWIS OKERET				
	Name (Last, First, MI)	, ,			
	GENERAL Deliving 904 W. Riverside Ste 109				
	Street Address				
	Spokane	WA	99201		
	County, City	State	Zip Code		
	(509) 879-0393 (TX		aelacinatrysy w Grant i com		
	Telephone Number	E-mail Ad	E-mail Address (if available) (preferred Co		

Defendant(s)

List all defendants. You should state the full name of the defendants, even if that defendant is a government agency, an organization, a corporation, or an individual. Include the address where each defendant can be served. Make sure that the defendant(s) listed below are identical to those contained in the above caption. Attach additional sheets of paper as necessary.

(A municipal)

Defendant 1:	SPULANE	COUNTY CORPORATION	official CAPACHY)
	Name (Last, First)		
	unknown	(CORPORATE FICH	rioN)
	Street Address		
	Spokane	WA	
	County, City	State	Zip Code
Defendant 2:	Paul C.	WANZANROID	(Individual CAMERY)
	Name (Last, First)	• •	·
	Unknown		·
	Street Address		
	SPULANE	WA	unknown
	County, City	State	Zip Code

Detendant(s)	Continued		
Defendant 3:	RICHARD M. LE	LAND (ID	IVIDUAL CAPACITY)
	Name (Last, First)		
	unknown		
	Street Address	· 	
	SPOKANE	WΛ	?
	County, City	State	Zip Code
Defendant 4:	ALICIA BEL	L	(Individual Capacity
2010114111111	Name (Last, First)	<u> </u>	(Sporting Capacity)
	UNKNOWN		
	Street Address		
		1.44	2
	<u> </u>	WA State	Zip Code
	304,		
II. BASIS FO	OR JURISDICTION		
Check the option	that best describes the basis fo	r jurisdiction in your	· case:
☐ U.S. Governm	nent Defendant: United States	or a federal official	or agency is a defendant.
₹	itizenship: A matter between to in controversy exceeds \$75,0	_	te citizens of different states
▼ Federal Ques	stion: Claim arises under the C	onstitution, laws, or	treaties of the United States.
rights have been v	eral Question", state which of violated. regious NS under The 4		·
	s of The U.S. Cons		
			SC 242 18 usc 243
	8 USC 1961, 1		•
TITLE 28 1	1,5C 3002 15(A) 1	which states	THE united States " 15
A Tadacal	Las " distractor?	Not A Guara	manufactual arest
JUDICHAR	proceedural Section	which I HAVE	hat contracted with
These Clas	ms Stem from gross	Neglegence And	hot Contracted with. Intentional miscanduct a Page 3 of 8

III. VENUE

This court can hear cases arising out of the Eastern District of Washington.

Under 28 U.S.C § 1391, this is the right court to file your lawsuit if: (1) All defendants live in this state AND at least one of the defendants lives in this district; OR (2) A substantial part of the events you are suing about happened in this district; OR (3) A substantial part of the property that you are suing about is located in this district; OR (4) You are suing the U.S. government or a federal agency or official in their official capacities and you live in this district. Explain why this district court is the proper location to file your lawsuit.

Venue is appropriate in this Court because:

All Defendants Reside in Washington State and/or Spokene County. All Defendants are being Sued in Their "Individual Capacity" except for Spokene County wich is brought forward in its "Official Capacity" As A municiple Corporation. (Corporate person)

IV. STATEMENT OF CLAIM

Place(s) of occurrence:

SPOKANE COUNTY

Date(s) of occurrence: JAN & 2018 to present (ongoing) - 2023

State here briefly the FACTS that support your case. Describe how each defendant was personally involved in the alleged wrongful actions.

FACTS:

What happened to you?

On Jan 5 2018 Roman S. DELACTUZ AK, A DALE LEWIS OKERT
WAS Stopped for Alleged Speeding in Spoxant County by
TROOPER PAUL C. WANZANKEILD Which lead to An unlawful
Detainment AS Traiper wanzanteid Chase to Retaliate for
Myo. Delactuz Refusal to an unconstitutional Search of
himself and His Vehicle where no probable Cause Existed
In The Fort That The Symptoms for A Dui Detainment

Wire Absent. none of The Symptoms required for such Detainment existed. There was no Shirring of Speech, Ednatic Priving, Crossing The barrier line or fog line, and no Issues with stranging or wolking and none contained in his report. SporANE COUNTY IS Involved in The Scheme of policing For profit " State LAWS ARE written to Encourage Police Officers/Andor Agents to pursue Profit instead of Seeking Nuetral Agmintstration - Policing for profit" is not only unpostitutional and practice of Racketering by The State And Its Agents Decause The Collection of unjust unjust Enrichment." The State's Action of Taking of persons against Their WILL by State Officers are agents be orticulated Crime Can Of "Cognizable HARM" is in fact "Kidnapping" And = human trafficking" According to

Was anyone else involved?

maintain Accurate mointenance records on their Draeger breath Analysis machines is of The utmost Concern in The fact That Persons Respunishe for Testing Them has continually signed off on Them without doing the required Maintenance.

Spreade County Habitually Roises the fuel Cell Sensitivity on These machines when the fuel cell Starts to fail in efforts to save money when the Draeger manual requires That They be replaced trumediatly upon failure. This is not only Evidence tampering by The state but Creates

false positives for Dui and wrongful convictions. of raising sensettlytty on bad ts not only 1 mmoral it is til

There was a period between where The Offict or Bonds Had lapsed and continued to make Legal determinations 1,1010tion of Picus 42.08.030 And Rew 42.08.110 where The LAW Clearly States They Shall Take Leake of office until The Deringuist bonds have been Cured. This IS not only "Frand upon The IT Maices The Judges in Such Cases Trespassers In LAW, 1 P.Cu 47. 12,010 (6) CAUSES OF VACANCY. The HARTFORD (Surety-Government, Federal and public 52BSBGH2833 Example on official) Bond No. 12019 In THE AMOUNT of \$939,000 00 WAS Delinquirt for A period of Almost 3415. (elidence of this fact where obtained from the clerk of the Court.) These wantow ACTS done in Reckless Donied the Olaintiff Crusing undul suffering", "Economic Hand Ship" And unlawful ARREST" And/OR Impromment Situation of Kidnapping" 18 & 241 Consplexey Against 140 18 5 241 Fee 13 250, DOD per person or \$ 500,000 in Silver Species Per organization, per incident op Per 15 minutes on any part therof where all hall Knowledge. They Steal be fired under This title OR Imprisoned More Than Ten years or Both.

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Who did what?

V. INJURIES

if you sustained injuries related to the events atteged above, describe them here.
- MENTAL AND Emotional DISTRESS. (Intentional Insligion of Emotional Distress
- Humiliation - DAMAGE to Reputation.
- Inconvienence (Lost time and frustration or ANGER.)
- Loss of Enjoyment of life.
- Loss of Potential WAGIES. Intentional Infliction of Financial Damusies By Way
of DAMAGING Condit Worthiness in Sending ficticious
Legal Anancial obligations to A Third party Creditor
In an Attempt to elicit the Collection of unlawful
Debt in the Absence of Legal force by way of Contractural Mome
VI. RELIEF > Punitive DAMAGES
Consequental DAMAGES
The relief I want the court to order is: Compensatory Damage 5
Money damages in the amount of: \$ 900,000
☑ Other (explain):
SANCTIONS AGAINST THE Presiding Judge
(Richard M. LeLand) for violations of His oath of
office and His Treason for blatiantly Choosing
to Ignore The Supremacy Clause of The
united States Constitution in favor of Statutes
And Codes.
The Supremacy Clause is found at
Actille VI paragraph 2 and establishes THAT
THE Federal Constitution, and Federal Law, Take
Precedence over State LAWS, and State Constitutions.

VII. CLOSING

Under Federal Rule of Civil Procedure 11, by signing below, I certify to the best of my knowledge, information, and belief that this complaint: (1) is not being presented for an improper purpose, such as to harass, cause unnecessary delay, or needlessly increase the cost of litigation; (2) is supported by existing law or by a nonfrivolous argument for extending or modifying existing law; (3) the factual contentions have evidentiary support or, if specifically so identified, will likely have evidentiary support after a reasonable opportunity for further investigation or discovery; and (4) the complaint otherwise complies with the requirements of Rule 11.

I agree to provide the Clerk's Office with any changes to my address where case-related papers may be served. I understand that my failure to keep a current address on file with the Clerk's Office may result in the dismissal of my case.

facil 11th 2023 Dated		Plaintiff's Si		De 20 Cruz)
DE'LA CruZ, Roma Printed Name (Last, First, MÍ)	<u>en</u>	5.*	······································		
GENERAL Delivery 904 W. Riurside Ste 109	Sp	oka Ne	Wa	99201	
Address	City		State	Zip Code	
(509) 879-0393		delacruz	14560 G	mail.com	
Telephone Number		E-mail Addr	ess (if availabl	le) (preferred Co	miant

List the same information for any additional plaintiffs named. Attach additional sheets of paper as necessary.